

Department of Environmental Quality

Richard W. Sprott Executive Director

DIVISION OF AIR QUALITY Cheryl Heying Director JON M. HUNTSMAN, JR. Governor

GARY HERBERT Lieutenant Governor

DAQ-048-07

MEMORANDUM

TO:

Air Quality Board

THROUGH:

Cheryl Heying, Acting Executive Secretary

FROM:

Colleen Delaney, Environmental Scientist

DATE:

June 21, 2007

SUBJECT:

FINAL ADOPTION: R307-405, Permits: Major Sources in Attainment or Unclassified

Ares (PSD).

On April 4, 2007, R307-405 was proposed for public comment. A public hearing was held on May 23, 2007. No comments were received on the proposal.

During review of the rule, DAQ staff discovered that there was one reference to a definition in 40 CFR 52.01 that did not specify the version of the CFR that should be used. The rule was changed to incorporate by reference the definition, effective July 1, 2006, to be consistent with the rest of the rule.

<u>Staff Recommendation:</u> Staff recommends that R307-405 be adopted with the minor amendment displayed in the attachment.

DAQ has completed a 5-year review of the permitting rules that are located in the 400 series. As a separate action, staff recommends that the Board continue these rules by approving the attached forms to be filed with the Division of Administrative Rules.

Original Proposal

R307-122-2. Amount of Credit.

As specified in Subsection 59.7-606 and Section 59.10-128, there is a credit against tax otherwise due under this chapter in an amount equal to 10%, up to a maximum of \$50, of the total of:

- (1) the purchase price or
- (2) both the purchase price and installation cost of each approved fireplace or wood stove.

R307-122-3. Proof of Purchase.

Proof of purchase of an item for which a credit specified in R307-122-2 is allowed shall be made by submitting to the executive secretary, or representative appointed by the executive secretary:

- (1) a copy of the sales receipt clearly stating the make, model, and price paid for the equipment and installation, and
- (2) a completed copy of the "Clean Fuel Alternative Tax Credit Stoves/Fireplaces" form Nentifying the:
 - (a) owner's name and odd ess;
- (b) owner's social secontry number or taxpayer identification number;
 - (c) dealer's name and address
 - (d) fireplace make and mode
- (e) fireplace serial number;
- (f) purchase price;
- (g) installer's name and company name; and
 - (h) installation cost.

R307-122-4. Daty to Acknowledge Proof of Purchase.

An authorized representative of the executive secretary will acknowledge receipt of proofs specified in R307-129. 3 by signing the relevant written statement provided on the State Tax Commission "Clean Fuel Alternative Tax Credit Stoves/Fireplaces" form.

KEY: ar pollution, tax exemptions, stove*, fireplace*

Date of Enactment or Last Substantive Amendment: September

Notice of Continuation: March 26, 2002

Authorizing, and Implemented or Interpreted Law: 19-2-104; 59-10-128; 59-7-606]

Environmental Quality, Air Quality R307-405

Permits: Major Sources in Attainment or Unclassified Areas (PSD)

NOTICE OF PROPOSED RULE

(Amendment)
DAR FILE No.: 29796
FILED: 04/05/2007, 08:50

RULE ANALYSIS

PURPOSE OF THE RULE OR REASON FOR THE CHANGE: The federal Prevention of Significant Deterioration (PSD) permitting program in 40 CFR 52.21 is incorporated by reference into Rule R307-405. The purpose of the change is to update the incorporation by reference to the most recent version of the CFR, dated 07/01/2006. In addition, there are a number of

other changes to the rule text that are required because of the change in the incorporation date.

SUMMARY OF THE RULE OR CHANGE: The federal Prevention of Significant Deterioration (PSD) permitting program in 40 CFR 52.21 is incorporated by reference into Rule R307-405. The attached rule change updates the incorporation by reference to the most recent version of the CFR, dated 07/01/2006. The following updates to 40 CFR 52.21 will be included: 1) on 11/29/2005, the Environmental Protection Agency (EPA) finalized rules to implement the 8-hour ozone National Ambient Air Quality Standard. As part of this rulemaking, EPA made minor changes to the federal PSD rules to add NOx as a precursor to ozone; 2) a minor correction to 52.21 was published in the Federal Register on 06/22/2005 to remove paragraphs (b)(2)(iii)(h)(1) and (2). These paragraphs were not previously incorporated into Rule R307-405 so this change has no practical effect in Utah. There are a number of other changes to the rule text that are required because of the change in the incorporation date. These changes are nonsubstantive; 3) on 10/27/2003, EPA promulgated the Equipment Replacement Provision of the Routine Maintenance, Repair and Replacement Exclusion. 03/17/2006 the DC Circuit Court of Appeals vacated these new provisions. The incorporated text in Rule R307-405 has been modified to remove the provisions that were vacated by the DC Court of Appeals. This is nonsubstantive change because Utah's PSD rule was based on an earlier version of the federal rule and therefore, did not contain the Equipment Replacement Provisions; 4) the incorporation by reference of the definitions of "emissions unit" and "replacement unit", effective 01/06/2004 is no longer required as a separate incorporation because these definitions are included in the 07/01/2006 version of the federal rule. In addition, paragraph 40 CFR 52.21(aa)(6)(ii) that was added in the 01/06/2004 version of the CFR does not need to be incorporated separately from the rest of section (aa); and 5) a numbering error in Section R307-405-3 was corrected by moving the definition of "air quality related values" to become paragraph (3) instead of paragraph (2).

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Section 19-2-104

THIS RULE OR CHANGE INCORPORATES BY REFERENCE THE FOLLOWING MATERIAL: 40 CFR 52.21, July 1, 2006, and 40 CFR 51.166, March 17, 2006

ANTICIPATED COST OR SAVINGS TO:

- THE STATE BUDGET: No costs or savings are expected because the cost of Air Quality's activities in issuing approval orders under Rule R307-405 is covered by fees paid by the sources.
- LOCAL GOVERNMENTS: Because the amendment does not create new requirements for sources owned or operated by local government, no change in costs is expected for other persons.
- OTHER PERSONS: There is no change in costs for other persons, because NO2 is already a PSD pollutant and NO2 is typically measured as NOx. Further, it is not anticipated that

any additional sources will be regulated due to this change in applicability.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There is no change in costs for affected persons, because NO2 is already a PSD pollutant and NO2 is typically measured as NOx. Further, it is not anticipated that any additional sources will be regulated due to this change in applicability.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: No change in costs is expected for businesses, because NO2 is already a PSD pollutant and NO2 is typically measured as NOx. Further, it is not anticipated that any additional sources will be regulated due to this change in applicability. Dianne R. Nielson, Executive Director

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

ENVIRONMENTAL QUALITY
AIR QUALITY
150 N 1950 W
SALT LAKE CITY UT 84116-3085, or at the Division of Administrative Rules.

DIRECT QUESTIONS REGARDING THIS RULE TO:

Mat E. Carlile at the above address, by phone at 801-536-4136, by FAX at 801-536-0085, or by Internet E-mail at MCARLILE@utah.gov

INTERESTED PERSONS MAY PRESENT THEIR VIEWS ON THIS RULE BY SUBMITTING WRITTEN COMMENTS TO THE ADDRESS ABOVE NO LATER THAN 5:00 PM on 05/31/2007

INTERESTED PERSONS MAY ATTEND A PUBLIC HEARING REGARDING THIS RULE: 5/23/2007 at 2:00 PM, DEQ Bldg, 150 N 1950 W, Main Conference Room, Salt Lake City, UT.

THIS RULE MAY BECOME EFFECTIVE ON: 07/09/2007

AUTHORIZED BY: M. Cheryl Heying, Planning Branch Manager

R307. Environmental Quality, Air Quality. R307-405. Permits: Major Sources in Attainment or Unclassified Areas (PSD). R307-405-1. Purpose.

This rule implements the federal Prevention of Significant Deterioration (PSD) permitting program for major sources and major modifications in attainment areas and maintenance areas as required by 40 CFR 51.166. This rule does not include the routine maintenance, repair and replacement provisions that were [stayed]vacated by the DC Circuit Court of Appeals on [December 23, 2003, pending appeal]March 17, 2006. This rule does not include the clean unit and pollution control project provisions that were vacated by the DC Circuit Court of Appeals on June 24, 2005. This rule supplements, but does not replace, the permitting requirements of R307-401.

R307-405-2. Applicability.

- (1) Except as provided in (2), the provisions of 40 CFR 52.21(a)(2), effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference.
- (2) The following provisions that apply to clean units and pollution control projects are not incorporated because these provisions were vacated by the DC Court of Appeals on June 24, 2005:
- ____(a) [The provisions in]40 CFR 52.21(a)(2)(iv)(e)[_are not incorporated by reference.],
- (b) [F]the last sentence in 40 CFR 52.21(a)(2)(iv)(f)[-is not incorporated by reference.], and
- (c) [The provisions in]40 CFR 52.21(a)(2)(vi)[—are not incorporated by reference].
- (3) Notwithstanding the exemptions in R307-401, any source that is subject to R307-405 is subject to the requirement to obtain an approval order in R307-401-5 through 8.

R307-405-3. Definitions.

- (1) Except as provided in (2)below, the definitions contained in 40 CFR 52.21(b), effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference.
- (2)[—"Air Quality Related Values," as used in analyses under 40 CFR 52:21(p) that is incorporated by reference in R307 405-17, means those special attributes of a Class I area, assigned by a federal land manager, that are adversely affected by air quality.
 - ---(3)](a)(i) "Major Source Baseline Date" means:
 - (A) in the case of particulate matter:
- (I) for Davis, Salt Lake, Utah and Weber Counties, the date that EPA approves the PM10 maintenance plan that was adopted by the Board on July 6, 2005;
 - (II) for all other areas of the State, January 6, 1975;
 - (B) in the case of sulfur dioxide:
- (I) for Salt Lake County, the date that EPA approves the sulfur dioxide maintenance plan that was adopted by the Board on January 5, 2005;
 - (II) for all other areas of the State, January 6, 1975; and
 - (C) in the case of nitrogen dioxide, February 8, 1988.
- (ii) "Minor Source Baseline Date" means the earliest date after the trigger date on which a major stationary source or a major modification subject to 40 CFR 52.21 or R307-405 submits a complete application under the relevant regulations. The trigger date is:
- (A) In the case of particulate matter and sulfur dioxide, August 7, 1977, and
 - (B) in the case of nitrogen dioxide, February 8, 1988.
- (iii) The baseline date is established for each pollutant for which increments or other equivalent measures have been established if:
- (A) the area in which the proposed source or modification would construct is designated as attainment or unclassifiable under section 107(d)(i)(D) or (E) of the Act for the pollutant on the date of its complete application under 40 CFR 52.21 or R307-405; and
- (B) in the case of a major stationary source, the pollutant would be emitted in significant amounts, or, in the case of a major modification, there would be a significant net emissions increase of the pollutant.
- (iv) Any minor source baseline date established originally for the TSP increments shall remain in effect and shall apply for purposes of determining the amount of available PM10 increments, except that the executive secretary shall rescind a minor source baseline date where it

can be shown, to the satisfaction of the executive secretary, that the emissions increase from the major stationary source, or net emissions increase from the major modification, responsible for triggering that date did not result in a significant amount of PM10 emissions.

- (b) In the definition of "baseline area" in 40 CFR 52.21(b)(15)(ii)(b) insert the words "or R307-405" after "Is subject to 40 CFR 52.21".
 - (c) "Reviewing Authority" means the executive secretary.
- (d)(i) The term "Administrator" shall be changed to "executive secretary" throughout R307-405, except as provided in (ii).
- (ii) The term "Administrator" shall be changed to "EPA Administrator" in the following incorporated sections:
 - (A) 40 CFR 52.21(b)(17),
 - (B) 40 CFR 52.21(b)(37)(i),
 - (C) 40 CFR 52.21(b)(43),
 - (D) 40 CFR 52.21(b)(48)(ii)(c),
 - (E) 40 CFR 52.21(b)(50)(i),
 - (F) 40 CFR 52.21(1)(2),
 - (G) 40 CFR 52.21(p)(2), and
 - (H) 40 CFR 51.166(q)(2)(iv).
- (e) [The definition of "emissions unit" in 40 CFR 52.21(b)(7), effective January 6, 2004, is hereby incorporated by reference.
- (f) The definition of "replacement unit" in 40 CFR 52.21(b)(33), effective January 6, 2004, is hereby incorporated by reference.
- (g)]The following [paragraphs]definitions or portions of definitions that [refer]apply to clean units and pollution control projects are not incorporated [by reference]because these provisions were vacated by the DC Court of Appeals on June 24, 2005:
- (i) in the definition of "major modification" in 40 CFR 52.21(b)(2), subparagraph (iii)(h),
- (ii) in the definition of "net emissions increase" in 40 CFR 52.21(b)(3), subparagraph (iii)(b),
- (iii) in the definition of "net emissions increase" in 40 CFR 52.21(b)(3), subparagraph (vi)(d),
- (iv) the definition of "pollution control project" in 40 CFR 52.21(b)(32), and
 - (v) the definition of "clean unit" in 40 CFR 52.21(b)(42).
- (f) The following definitions or portions of definitions that apply to the equipment repair and replacement provisions are not incorporated because these provisions were vacated by the DC Circuit Court of Appeals on March 17, 2006:
- (i) in the definition major modification in 40 CFR 52.21(b)(2), the second sentence in subparagraph (iii)(a),
 - (ii) the definition of "process unit" in 40 CFR 52.21(b)(55),
- (iii) the definition of "functionally equivalent component" in 40 CFR 52.21(b)(56).
- (iv) the definition of "fixed capital cost" in 40 CFR 52.21 (b)(57), and
- (v) the definition of "total capital investment" in 40 CFR 52.21(b)(58).
- (3) "Air Quality Related Values," as used in analyses under 40 CFR 52.21 (p) that is incorporated by reference in R307-405-17, means those special attributes of a Class I area, assigned by a federal land manager, that are adversely affected by air quality.
 - (4) "Heat input" means heat input as defined in 40 CFR 52.01(g).
- (5) "Title V permit" means any permit or group of permits covering a Part 70 source that is issued, renewed, amended, or revised pursuant to R307-415.
 - (6) "Title V Operating Permit Program" means R307-415.
- (7) The definition of "Good Engineering Practice (GEP) Stack Height" as defined in R307-410 shall apply in this rule.

(8) The definition of "Dispersion Technique" as defined in R307-410 shall apply in this rule.

R307-405-5. Area Redesignation.

Any person may petition the Board to change the classification of an area designated under R307-405-4, except for mandatory Class I areas designated under R307-405-4(1).

- (1) The petition shall contain a discussion of the reasons for the proposed redesignation, including a satisfactory description and analysis of the health, environmental, economic and social and energy effects of the proposed redesignation.
- (2) The petition shall contain a demonstration that the proposed redesignation meets the criteria outlined in Section VIII of the State Implementation Plan and 40 CFR 51.166(e) and (g) effective July 1, 2006, that is hereby incorporated by reference.

R307-405-6. Ambient Air Increments.

The provisions of 40 CFR 52.21(c), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-7. Ambient Air Ceilings.

The provisions of 40 CFR 52.21(d), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-9. Stack Heights.

The provisions of 40 CFR 52.21(h), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-10. Exemptions.

- (1) The provisions of 40 CFR 52.21(i)(1)(vi) through (viii), effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference.
- (2) The provisions of 40 CFR 52.21(i)(2) through (5), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-11 Control Technology Review.

The provisions of 40 CFR 52.21(j), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-12. Source Impact Analysis.

The provisions of 40 CFR 52.21(k), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-13. Air Quality Models.

The provisions of 40 ČFR 52.21(1), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-14. Air Quality Analysis.

- (1) The provisions of 40 CFR 52.21(m)(1)(i) through (iv), (vi), and (viii), effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference.
- (2) The provisions of 40 CFR 52.21(m)(2) and (3), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-15. Source Information.

The provisions of 40 CFR 52.21(n), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-16. Additional Impact Analysis.

The provisions of 40 CFR 52.21(o), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

R307-405-17. Sources Impacting Federal Class I Areas: Additional Requirements.

(1) The provisions of 40 CFR 52.21(p), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

(2) The executive secretary will transmit to the EPA Administrator a copy of each permit application relating to a major stationary source or major modification and provide notice to the EPA Administrator of every action related to the consideration of such permit.

R307-405-18. Public Participation.

(1) Except as provided in (2), the provisions of 40 CFR 51.166(q)(1) and (2), effective [March 3, 2003] July 1, 2006, are hereby incorporated by reference.

(2) The phrase "within a specified time period" in 40 CFR 51.166(q)(1) shall be replaced with the phrase "within 30 days of receipt of the PSD permit application".

R307-405-19. Source Obligation.

(1) Except as provided in (2) below, the provisions of 40 CFR 52.21(r), effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference.

(2) The parenthetical phrase in the first sentence in 40 CFR 52.21(r)(6) shall be changed to read "(other than projects at a source with a PAL)."

R307-405-20. Innovative Control Technology.

(1) Except as provided in (2), the provisions of 40 CFR 52.21(v), effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference

(2)(a) The reference to "40 CFR 124.10" in 40 CFR 52.21(v)(1) shall be changed to "R307-405-18".

(b) 40 CFR 52.21(v)(2) shall be changed to read "The executive secretary shall, with the consent of the governors of other affected states, determine that the source or modification may employ a system of innovative control technology, if:".

R307-405-21. Actuals PALs.

(1) Except as provided in [(3)](2), the provisions of 40 CFR 52.21(aa)[(1) through (5) and (7) through (15)], effective [March 3, 2003]July 1, 2006, are hereby incorporated by reference.

(2)[—The provisions of 40 CFR-52.21(aa)(6), effective January 6, 2004, are hereby incorporated by reference.

——(3)](a) The reference to "51.165(a)(3)(ii) of this chapter" in 40 CFR 52.21(aa)(4)(ii) shall be changed to "R307-403".

(b) The reference to "51.165(a)(3)(ii) of this chapter" in 40 CFR 52.21(aa)(8)(ii)(2) shall be changed to "R307-403".

(c) The references to "70.6(a)(3)(iii)(B) of this chapter" in 40 CFR 52.21(aa)(14)(ii) shall be changed to "R307-415-6a(3)(c)(ii)".

(d) The date of "March 3, 2003" in 40 CFR 52.21(aa)(15)(i) and (ii) shall be changed to ["the effective date of this rule"]"June 16, 2006".

KEY: air pollution, PSD, Class I area

Date of Enactment or Last Substantive Amendment: [June 16, 2006]2007

Notice of Continuation: June 16, 2006

Authorizing, and Implemented or Interpreted Law: 19-2-104

Health, Health Care Financing, Coverage and Reimbursement Policy

R414-60A

Drug Utilization Review Board

NOTICE OF PROPOSED RULE

(New Rule)
DAR FILE No.: 29807
FILED: 04/11/2007, 15:01

RULE ANALYSIS

Purpose of the Rule or Reason for the Change: This rule is necessary to implement policies and procedures for the Drug Utilization Review (DUR) Board.

SUMMARY OF THE RULE OR CHANGE This new rule outlines the DUR Board composition and membership requirements. It also specifies the board's responsibilities to oversee the Medicaid drug program to ensure proper utilization of drugs among Medicaid clients and providers.

STATE STATUTORY OR CONSTITUTIONAL AUTHORIZATION FOR THIS RULE: Sections 26-18-3, 26-1-5, and 26-18-102; and 42 CFR 456.716

ANTICIPATED COST OR SAVINGS TO:

❖ THE STATE BUDGET: There is no budget impact because this rule simply implements the DUR Board policies and procedures, and does not affect costs or services for Medicaid clients.

❖ LOCAL GOVERNMENTS: There is no budget impact because local governments do not fund the Mediçaid drug program.

❖ OTHER PERSONS: There is no budget impact because this rule simply implements the DUR Board policies and procedures, and does not affect costs or services for Medicaid clients.

COMPLIANCE COSTS FOR AFFECTED PERSONS: There is no budget impact because this rule simply implements the DUR Board policies and procedures, and does not affect costs or services for Medicaid clients.

COMMENTS BY THE DEPARTMENT HEAD ON THE FISCAL IMPACT THE RULE MAY HAVE ON BUSINESSES: Implementation of the preferred drug list will be positive for business. David N. Sundwall, MD, Executive Director

THE FULL TEXT OF THIS RULE MAY BE INSPECTED, DURING REGULAR BUSINESS HOURS, AT:

HEALTH
HEALTH CARE FINANCING,
COVERAGE AND REIMBURSEMENT POLICY
CANNON HEALTH BLDG
288 N 1460 W
SALT LAKE CITY UT 84116-3231, or
at the Division of Administrative Rules.

Change in Proposed Rule

R307. Environmental Quality, Air Quality.

R307-405. Permits: Major Sources in Attainment or Unclassified Areas (PSD).

R307-405-1. Purpose.

This rule implements the federal Prevention of Significant Deterioration (PSD) permitting program for major sources and major modifications in attainment areas and maintenance areas as required by 40 CFR 51.166. This rule does not include the routine maintenance, repair and replacement provisions that were vacated by the DC Circuit Court of Appeals on March 17, 2006. This rule does not include the clean unit and pollution control project provisions that were vacated by the DC Circuit Court of Appeals on June 24, 2005. This rule supplements, but does not replace, the permitting requirements of R307-401.

R307-405-2. Applicability.

- (1) Except as provided in (2), the provisions of 40 CFR 52.21(a)(2), effective July 1, 2006, are hereby incorporated by reference.
- (2) The following provisions that apply to clean units and pollution control projects are not incorporated because these provisions were vacated by the DC Court of Appeals on June 24, 2005:
 - (a) 40 CFR 52.21(a)(2)(iv)(e),
 - (b) the last sentence in 40 CFR 52.21(a)(2)(iv)(f), and
 - (c) 40 CFR 52.21(a)(2)(vi).
- (3) Notwithstanding the exemptions in R307-401, any source that is subject to R307-405 is subject to the requirement to obtain an approval order in R307-401-5 through 8.

R307-405-3. Definitions.

- (1) Except as provided in (2)below, the definitions contained in 40 CFR 52.21(b), effective July 1, 2006, are hereby incorporated by reference.
 - (2 (a)(i) "Major Source Baseline Date" means:
 - (A) in the case of particulate matter:
- (I) for Davis, Salt Lake, Utah and Weber Counties, the date that EPA approves the PM10 maintenance plan that was adopted by the Board on July 6, 2005;
 - (II) for all other areas of the State, January 6, 1975;
 - (B) in the case of sulfur dioxide:
- (I) for Salt Lake County, the date that EPA approves the sulfur dioxide maintenance plan that was adopted by the Board on January 5, 2005;
 - (II) for all other areas of the State, January 6, 1975; and
 - (C) in the case of nitrogen dioxide, February 8, 1988.
- (ii) "Minor Source Baseline Date" means the earliest date after the trigger date on which a major stationary source or a major modification subject to 40 CFR 52.21 or R307-405 submits a complete application under the relevant regulations. The trigger date is:
- (A) In the case of particulate matter and sulfur dioxide, August 7, 1977, and

- (B) in the case of nitrogen dioxide, February 8, 1988.
- (iii) The baseline date is established for each pollutant for which increments or other equivalent measures have been established if:
- (A) the area in which the proposed source or modification would construct is designated as attainment or unclassifiable under section 107(d)(i)(D) or (E) of the Act for the pollutant on the date of its complete application under 40 CFR 52.21 or R307-405; and
- (B) in the case of a major stationary source, the pollutant would be emitted in significant amounts, or, in the case of a major modification, there would be a significant net emissions increase of the pollutant.
- (iv) Any minor source baseline date established originally for the TSP increments shall remain in effect and shall apply for purposes of determining the amount of available PM10 increments, except that the executive secretary shall rescind a minor source baseline date where it can be shown, to the satisfaction of the executive secretary, that the emissions increase from the major stationary source, or net emissions increase from the major modification, responsible for triggering that date did not result in a significant amount of PM10 emissions.
- (b) In the definition of "baseline area" in 40 CFR 52.21(b)(15)(ii)(b) insert the words "or R307-405" after "Is subject to 40 CFR 52.21".
 - (c) "Reviewing Authority" means the executive secretary.
- (d)(i) The term "Administrator" shall be changed to "executive secretary" throughout R307-405, except as provided in (ii).
- (ii) The term "Administrator" shall be changed to "EPA Administrator" in the following incorporated sections:
 - (A) 40 CFR 52.21(b)(17),
 - (B) 40 CFR 52.21(b)(37)(i),
 - (C) 40 CFR 52.21(b)(43),
 - (D) 40 CFR 52.21(b)(48)(ii)(c),
 - (E) 40 CFR 52.21(b)(50)(i),
 - (F) 40 CFR 52.21(1)(2),
 - (G) 40 CFR 52.21(p)(2), and
 - (H) 40 CFR 51.166(q)(2)(iv).
- (e) The following definitions or portions of definitions that apply to clean units and pollution control projects are not incorporated because these provisions were vacated by the DC Court of Appeals on June 24, 2005:
- (i) in the definition of "major modification" in 40 CFR52.21(b)(2), subparagraph (iii)(h),
- (ii) in the definition of "net emissions increase" in 40 CFR
 52.21(b)(3), subparagraph (iii)(b),
- (iii) in the definition of "net emissions increase" in 40 CFR 52.21(b)(3), subparagraph (vi)(d),
- (iv) the definition of "pollution control project" in 40 CFR 52.21(b)(32), and
 - (v) the definition of "clean unit" in 40 CFR 52.21(b)(42).
 - (f) The following definitions or portions of definitions

that apply to the equipment repair and replacement provisions are not incorporated because these provisions were vacated by the DC Circuit Court of Appeals on March 17, 2006:

- (i) in the definition major modification in 40 CFR 52.21(b)(2), the second sentence in subparagraph (iii)(a),
- (ii) the definition of "process unit" in 40 CFR 52.21(b)(55),
- (iii) the definition of "functionally equivalent component"
 in 40 CFR 52.21(b)(56),
- (iv) the definition of "fixed capital cost" in 40 CFR 52.21 (b) (57), and
- (v) the definition of "total capital investment" in 40 CFR 52.21(b)(58).
- (3) "Air Quality Related Values," as used in analyses under 40 CFR 52.21 (p) that is incorporated by reference in R307-405-17, means those special attributes of a Class I area, assigned by a federal land manager, that are adversely affected by air quality.
- (4) "Heat input" means heat input as defined in 40 CFR 52.01(g), effective July 1, 2006, that is hereby incorporated by reference.
- (5) "Title V permit" means any permit or group of permits covering a Part 70 source that is issued, renewed, amended, or revised pursuant to R307-415.
 - (6) "Title V Operating Permit Program" means R307-415.
- (7) The definition of "Good Engineering Practice (GEP) Stack Height" as defined in R307-410 shall apply in this rule.
- (8) The definition of "Dispersion Technique" as defined in R307-410 shall apply in this rule.

R307-405-4. Area Designations.

- (1) Pursuant to section 162(a) of the federal Clean Air Act, the following areas are designated as mandatory Class I areas:
 - (a) Arches National Park,
 - (b) Bryce Canyon National Park,
 - (c) Canyonlands National Park,
 - (d) Capitol Reef National Park, and
 - (e) Zion National Park.
- (2) Pursuant to section 162(b) of the federal Clean Air Act, all other areas in Utah are designated as Class II unless designated as nonattainment areas.
 - (3) No areas in Utah are designated as Class III.

R307-405-5. Area Redesignation.

Any person may petition the Board to change the classification of an area designated under R307-405-4, except for mandatory Class I areas designated under R307-405-4(1).

- (1) The petition shall contain a discussion of the reasons for the proposed redesignation, including a satisfactory description and analysis of the health, environmental, economic and social and energy effects of the proposed redesignation.
- (2) The petition shall contain a demonstration that the proposed redesignation meets the criteria outlined in Section VIII of the State Implementation Plan and 40 CFR 51.166(e) and (g)

effective July 1, 2006 that is hereby incorporated by reference.

R307-405-6. Ambient Air Increments.

The provisions of 40 CFR 52.21(c), effective July 1, 2006, are hereby incorporated by reference.

R307-405-7. Ambient Air Ceilings.

The provisions of 40 CFR 52.21(d), effective July 1, 2006, are hereby incorporated by reference.

R307-405-8. Exclusions from Increment Consumption.

- (1) The following concentrations shall be excluded in determining compliance with a maximum allowable increase:
- (a) concentrations attributable to the increase in emissions from stationary sources which have converted from the use of petroleum products, natural gas, or both by reason of an order in effect under section 2(a) and (b) of the Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) over the emissions from such sources before the effective date of such an order;
- (b) concentrations attributable to the increase in emissions from sources which have converted from using natural gas by reason of a natural gas curtailment plan in effect pursuant to the Federal Power Act over the emissions from such sources before the effective date of such plan;
- (c) concentrations of particulate matter attributable to the increase in emissions from construction or other temporary emission-related activities of new or modified sources;
- (d) the increase in concentrations attributable to new sources outside the United States over the concentrations attributable to existing sources which are included in the baseline concentration; and
- (e) concentrations attributable to the temporary increase in emissions of sulfur dioxide, particulate matter, or nitrogen dioxides from stationary sources which are affected by plan revisions approved by the EPA Administrator as meeting the criteria specified in 40 CFR 51.166(f)(4). The temporary increase shall not exceed 2 years in duration unless a longer time is approved by the EPA Administrator. This exclusion is not renewable.
- (2) No exclusion of concentration under (1)(a) or (b) above shall apply more than five years after the effective date of the order to which paragraph (1)(a) refers or the plan to which paragraph (1)(b) refers, whichever is applicable. If both such order and plan are applicable, no such exclusion shall apply more than five years after the later of such effective dates.
- (3) No exclusion under (1)(e) shall apply to an emission increase from a stationary source which would:
- (a) impact a Class I area or an area where an applicable increment is known to be violated; or
- (b) cause or contribute to a violation of the national ambient air quality standards.

R307-405-9. Stack Heights.

The provisions of 40 CFR 52.21(h), effective July 1, 2006, are hereby incorporated by reference.

R307-405-10. Exemptions.

- (1) The provisions of 40 CFR 52.21(i)(1)(vi) through (viii), effective July 1, 2006, are hereby incorporated by reference.
- (2) The provisions of 40 CFR 52.21(i)(2) through (5), effective July 1, 2006, are hereby incorporated by reference.

R307-405-11 Control Technology Review.

The provisions of 40 CFR 52.21(j), effective July 1, 2006, are hereby incorporated by reference.

R307-405-12. Source Impact Analysis.

The provisions of 40 CFR 52.21(k), effective July 1, 2006, are hereby incorporated by reference.

R307-405-13. Air Quality Models.

The provisions of 40 CFR 52.21(1), effective July 1, 2006, are hereby incorporated by reference.

R307-405-14. Air Quality Analysis.

- (1) The provisions of $\bar{40}$ CFR 52.21(m)(1)(i) through (iv), (vi), and (viii), effective July 1, 2006, are hereby incorporated by reference.
- (2) The provisions of 40 CFR 52.21(m)(2) and (3), effective July 1, 2006, are hereby incorporated by reference.

R307-405-15. Source Information.

The provisions of 40 CFR 52.21(n), effective July 1, 2006, are hereby incorporated by reference.

R307-405-16. Additional Impact Analysis.

The provisions of 40 CFR 52.21(o), effective July 1, 2006, are hereby incorporated by reference.

R307-405-17. Sources Impacting Federal Class I Areas: Additional Requirements.

- (1) The provisions of 40 CFR 52.21(p), effective July 1, 2006, are hereby incorporated by reference.
- (2) The executive secretary will transmit to the EPA Administrator a copy of each permit application relating to a major stationary source or major modification and provide notice to the EPA Administrator of every action related to the consideration of such permit.

R307-405-18. Public Participation.

- (1) Except as provided in (2), the provisions of 40 CFR 51.166(q)(1) and (2), effective July 1, 2006, are hereby incorporated by reference.
- (2) The phrase "within a specified time period" in 40 CFR 51.166(q)(1) shall be replaced with the phrase "within 30 days of

receipt of the PSD permit application".

R307-405-19. Source Obligation.

- (1) Except as provided in (2) below, the provisions of 40 CFR 52.21(r), effective July 1, 2006, are hereby incorporated by reference.
- (2) The parenthetical phrase in the first sentence in 40 CFR 52.21(r) (6) shall be changed to read "(other than projects at a source with a PAL)."

R307-405-20. Innovative Control Technology.

- (1) Except as provided in (2), the provisions of 40 CFR 52.21(v), effective July 1, 2006, are hereby incorporated by reference.
- (2)(a) The reference to "40 CFR 124.10" in 40 CFR 52.21(v)(1) shall be changed to "R307-405-18".
- (b) 40 CFR 52.21(v)(2) shall be changed to read "The executive secretary shall, with the consent of the governors of other affected states, determine that the source or modification may employ a system of innovative control technology, if:".

R307-405-21. Actuals PALs.

- (1) Except as provided in (2), the provisions of $40\ \text{CFR}$ 52.21(aa), effective July 1, 2006, are hereby incorporated by reference.
- (2) (a) The reference to "51.165(a)(3)(ii) of this chapter" in 40 CFR 52.21(aa)(4)(ii) shall be changed to "R307-403".
- (b) The reference to "51.165(a)(3)(ii) of this chapter" in 40 CFR 52.21(aa)(8)(ii)(2) shall be changed to "R307-403".
- (c) The references to "70.6(a)(3)(iii)(B) of this chapter" in 40 CFR 52.21(aa)(14)(ii) shall be changed to "R307-415-6a(3)(c)(ii)".
- (d) The date of "March 3, 2003" in 40 CFR 52.21(aa)(15)(i) and (ii) shall be changed to "June 16, 2006".

R307-405-22. Banking of Emission Offset Credit in PSD Areas.

Banking of emission offset credits in PSD areas will be permitted. To preserve banked emission reductions the executive secretary must identify them in either the Utah SIP or an order. The executive secretary will provide a registry to identify the person, private entity, or government authority that has the right to use or allocate the banked emission reduction and to record any transfer of or lien on these rights.

KEY: air pollution, PSD, Class I area Date of Enactment or Last Substantive Amendment: 2007 Notice of Continuation: June 16, 2006

Authorizing, and Implemented or Interpreted Law: 19-2-104

	FIVE-YEAR N	NOTICE OF REVI	EW AND STA	TEMENT OF CONTIN	UATION	
DA	AR file no:			Date filed:		
	ah Admin. Code . (R no.):	R307-401		Time filed:		
	Agency:	Environmental Q	uality/Air Quality			
	Room no.: Building:					
	Street address 1:	150 N 1950 W				
	Street address 2:	1501(1)50 ((
	City,state,zip:	SALT LAKE CI	ΓY, UT 84116-30	85		
	Mailing address 1:					
	Mailing address 2: City,state,zip:		PSZ TYP 04114 40	20		
ļ.	Contact person(s)		ΓY, UT 84114-48	20		
i i	Name:	Phone:	Fax:	E-mail:	Remove:	
	Mat E. Carlile	801-536-4136	801-536-0085	MCARLILE@utah.gov	1101110 101	
	(Interested	and the City of th				
	ī.		dress or at DAR between 8	8:00 a.m. and 5:00 p.m. on business days.)		
	Title of rule or se Permits: Notice of	ection (catchline): f Intent and Approval Or	der			
_				ns under which the rule is en	acted and	
	how these provisi	ions authorize or requi	re the rule:			
	any person planni	states that, "[t]he board s	shall require that no stallation which wi	otice be given to the executive sall or might reasonably be expect	secretary by	
	source or indirect	source of air pollution of	r to make modifica	tions to an existing installation	which will or	
	might reasonably	be expected to increase t	the amount of or ch	nange the character or effect of	air	
	contaminants disci	harged" Rule R307-40	I sets forth the req	uirements that the owner or ope ecutive secretary. Subsection 1	erator of a	
	states that the Air	Quality Board may mak	e rules to meet the	requirements of federal air poll	lution laws.	
	Rule R307-401 is	also required by Section	II, Review of Nev	v and Modified Air Pollution So	ources, of the	
	subpart I.	ion Plan. This plan is rec	quired under Clean	Air Act, 42 U.S.C. 7410 and 4	0 CFR 51	
4.	A summary of wi	ritten comments receive	ed during and sin	ce the last five-year review of	the rule from	
	interested person this rule since its l	s supporting or opposi	ng the rule: No w	ritten comments have been rece	eived about	
5.			n of the mule inclu	ding reasons why the agency	J:	
	with comments in	1 opposition to the rule.	, if any:		i	
	Rule R307-401 is required by Section 19-2-108. Rule R307-401 is also required by Section II. Review of					
	New and Modified Air Pollution Sources, of the State Implementation Plan, which is incorporated by reference under R307-110. This plan is required under Clean Air Act, 42 U.S.C. 7410 and 40 CFR 51					
	subpart I. Without	this plan, EPA would be	e required to impos	se a federal implementation plant	n.	
6.	Indexing informa	tion - keywords (maxii				
7.	air pollution, permits, approval orders Attach an RTF document containing the text of this rule change (filename):					
		y a document associated		Rule Text		
To	the agency: Infor	mation requested on this	form is required b	v Section 63-46a-9. Incomplete	e forms will	
be:	returned to the ager	ncy for completion, poss	ibly delaying the e	ffective date.	C LOIMS WIII	
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AGENCY	AUTHO	RIZATION

Agency head or designee, and title:	Date (mm/dd/yyyy):
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION DAR file no: Date filed: Utah Admin. Code R307-403 Time filed: ref. (R no.): 1. Agency: Environmental Quality/Air Quality Room no.: **Building:** Street address 1: 150 N 1950 W Street address 2: SALT LAKE CITY, UT 84116-3085 City, state, zip: PO BOX 144820 Mailing address 1: Mailing address 2: City, state, zip: SALT LAKE CITY, UT 84114-4820 Contact person(s): Name: Phone: Fax: E-mail: Remove: Mat E. Carlile 801-536-4136 801-536-0085 MCARLILE@utah.gov (Interested persons may inspect this filing at the above address or at DAR between 8:00 a.m. and 5:00 p.m. on business days.) Title of rule or section (catchline): Permits: New and Modified Sources in Nonattainment Areas and Maintenance Areas A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require the rule: Section 19-2-108 states that, "[t]he board shall require that notice be given to the executive secretary by any person planning to construct a new installation which will or might reasonably be expected to be a source or indirect source of air pollution or to make modifications to an existing installation which will or might reasonably be expected to increase the amount of or change the character or effect of air contaminants discharged..." Rule R307-403 requires sources that expect to locate in nonattainment or maintenance areas, to meet special requirements to ensure that the area continues to make reasonable progress towards attaining and maintaining federal health-based standards. Subsection 19-2-104(3)(q) says the Air Quality Board may make rules to "meet the requirements of federal air pollution laws." Rule R307-403 is also required by Section II, Review of New and Modified Air Pollution Sources, of the State Implementation Plan. This plan is required under Clean Air Act, 42 U.S.C. 7410 and 40 CFR 51.165. A summary of written comments received during and since the last five-year review of the rule from interested persons supporting or opposing the rule: No written comments have been received about this rule since its last review. A reasoned justification for continuation of the rule, including reasons why the agency disagrees with comments in opposition to the rule, if any: Rule R307-403 is required by Section 19-2-108. Rule R307-403 is also required by Section II, Review of New and Modified Air Pollution Sources, of the State Implementation Plan, which is incorporated by reference under R307-110. This plan is required under Clean Air Act, 42 U.S.C. 7410 and 40 CFR 51.165. Without the state plan, EPA would be required to impose a federal implementation plan. Indexing information - keywords (maximum of four, in lower case): offset*, air quality, nonattainment* Attach an RTF document containing the text of this rule change (filename): **Rule Text** There is currently a document associated with this filing. To the agency: Information requested on this form is required by Section 63-46a-9. Incomplete forms will be returned to the agency for completion, possibly delaying the effective date.

AGENCY AUTHORIZATION

Agency head or designee, and title:	Date ou つつつ (mm/dd/yyyy):
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F	IVE-YEAR NO	TICE OF REVI	EW AND ST	ATEMENT OF CONTIN	NUATION
	file no:			Date filed:	
	Admin. Code R	307-405		Time filed:	
R	gency: oom no.:	Environmental Q	uality/Air Qualit	у	
St	uilding: treet address 1: treet address 2:	150 N 1950 W			
M	Tity,state,zip: Mailing address 1: Mailing address 2:	SALT LAKE CI PO BOX 144820		3085	
С	City,state,zip:	SALT LAKE CI	TY, UT 84114-	4820	
N	lame: Mat E. Carlile	Phone: 801-536-4136	Fax: 801-536-0085	E-mail: MCARLILE@utah.gov	Remove:
14				en 8:00 a.m. and 5:00 p.m. on business days.)	
	Title of rule or sect				
4. A	Section 19-2-108 sta any person planning source or indirect so might reasonably be contaminants discha Deterioration (PSD) and maintenance are Quality Board may a Prevention of Signif Clean Air Act, 42 U A summary of write interested persons	to construct a new in urce of air pollution of expected to increase rged" Rule R307-40 permitting program fast as required by 400 meet the requirements icant Deterioration of S.C. 7410 and 40 CF ten comments received.	shall require that istallation which or to make modified the amount of or 05 implements the for major sources CFR 51.166. Substitute of federal laws. If the State Implement of S1.166. Wed during and string the rule: R3	notice be given to the executive will or might reasonably be expications to an existing installation change the character or effect of the federal Prevention of Significal and major modifications in attassection 19-2-104(3)(q) states the Rule R307-405 is also required mentation Plan. This plan is required since the last five-year review 607-405 was amended once since	ected to be a on which will or of air ant ainment areas at the Air by Section VIII, aired under
	with comments in on Rule R307-405 is re Prevention of Signifular reference under R30	opposition to the rule quired by Section 19- ficant Deterioration of 7-110. This plan is re	e, if any: -2-108. Rule R30 f the State Impler equired under Cle	cluding reasons why the agence of 17-405 is also required by Section nentation Plan, which is incorposan Air Act, 42 U.S.C. 7410 and eral implementation plan.	on VIII, orated by
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Agency head or designee, and title:	ldi		06-01-07	Date nm/dd/yyyy):	
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION Date filed: DAR file no: Utah Admin. Code Time filed: R307-406 ref. (R no.): Environmental Quality/Air Quality 1. Agency: Room no.: **Building:** 150 N 1950 W Street address 1: Street address 2: **SALT LAKE CITY, UT 84116-3085** City, state, zip: Mailing address 1: PO BOX 144820 Mailing address 2: SALT LAKE CITY, UT 84114-4820 City, state, zip: Contact person(s): E-mail: Remove: Phone: Fax: Name: 801-536-0085 MCARLILE@utah.gov 801-536-4136 Mat E. Carlile (Interested persons may inspect this filing at the above address or at DAR between 8:00 a.m. and 5:00 p.m. on business days.) Title of rule or section (catchline): Visibility A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require the rule: Section 19-2-108 states that, "[t]he board shall require that notice be given to the executive secretary by any person planning to construct a new installation which will or might reasonably be expected to be a source or indirect source of air pollution or to make modifications to an existing installation which will or might reasonably be expected to increase the amount of or change the character or effect of air contaminants discharged..." Rule R307-406 sets forth the criteria to be used by the Division of Air Quality in notices of intent to construct under Rule R307-401 for new or modified major sources whose air pollution may affect visibility in Utah's Class I areas--Zion, Bryce, Capitol Reef, Arches, and Canyonlands National Parks. Subsection 19-2-104(3)(q) states that the Air Quality Board may make rules to "meet the requirements of federal air pollution laws." Rule R307-406 is also required by Section XVII, Visibility Protection, of the State Implementation Plan. This plan is required under Clean Air Act, 42 U.S.C. 7410 and 40 CFR 51 subpart P. A summary of written comments received during and since the last five-year review of the rule from interested persons supporting or opposing the rule: No written comments have been received about this rule since its last review. 5. A reasoned justification for continuation of the rule, including reasons why the agency disagrees with comments in opposition to the rule, if any: Rule R307-406 is required by Section 19-2-108. Rule R307-406 is also required by Section XVII, Visibility Protection, of the State Implementation Plan, which is incorporated by reference under R307-110. This plan is required under Clean Air Act, 42 U.S.C. 7410 and 40 CFR 51 subpart P. Without this plan, EPA would be required to impose a federal implementation plan. 6. Indexing information - keywords (maximum of four, in lower case): air pollution, visibility*, permits Attach an RTF document containing the text of this rule change (filename): Rule Text There is currently a document associated with this filing. To the agency: Information requested on this form is required by Section 63-46a-9. Incomplete forms will be returned to the agency for completion, possibly delaying the effective date.

AGENCY AUTHORIZATION

Agency head or designee,

06-07-07 Date

1	FIVE-YEAR N	OTICE OF REVI	EW AND STA	TEMENT OF CONTIN	UATION	
DA	R file no:			Date filed:		
	n Admin. Code (R no.):	R307-410		Time filed:		
F	Agency: Room no.:	Environmental Q	uality/Air Quality			
S	Building: Street address 1:	150 N 1950 W				
(Street address 2: City,state,zip:		TY, UT 84116-30	85		
l	Mailing address 1: Mailing address 2:	PO BOX 144820)			
1	City,state,zip: Contact person(s)		TY, UT 84114-48	20		
ľ	Name: Mat E. Carlile	Phone: 801-536-4136	Fax: 801-536-0085	E-mail: MCARLILE@utah.gov	Remove:	
	(Interested persons may	inspect this filing at the above a	ddress or at DAR between 8	8:00 a.m. and 5:00 p.m. on business days.)		
	Title of rule or se Permits: Emission	Impact Analysis		ons under which the rule is en		
4.	Section 19-2-108 any person planning source or indirect might reasonably contaminants discregarding the contestablishes proced modified sources procedures and reevaluations help to standards for air queet the requirem of New and Modified State Implements subpart I, and 40 (A summary of winterested person this rule since its I	ng to construct a new in source of air pollution of be expected to increase harged" Subsection 19 rol, abatement, and preduces and requirements of that require an approval quirements for evaluating determine the control uality. Subsection 19-2 ents of federal air pollution Source that the pollution Source that the pollution Plan. This plan CFR 51.118. Titten comments receives supporting or oppose last review.	shall require that n istallation which wi for to make modificate the amount of or cl 9-2-104(1) states the vention of air pollu- for evaluating the el- lorder under Rule Ing the impact of em- requirements necessificates that ition laws. Rule R30 tes and Section XV is required under Coved during and sin- sing the rule: No we	otice be given to the executive ill or might reasonably be expectations to an existing installation hange the character or effect of lat the Air Quality Board may retion from all sources" Rule R expected impact of emissions from the Rador-401. Rule Rador-410 also hissions of hazardous air polluta is sary to attain and maintain the at the Air Quality Board may no 107-410 is also required by Section 111. Demonstration of GEP States are the last five-year review of the ritten comments have been reconstruction.	cted to be a which will or air make rules "(a) 307-410 om new or establishes the ants. These federal health make rules to ion II, Review ck Height, of and 40 CFR 51	
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	FIVE-YEAR N	OTICE OF REVIE	EW AND STA	TEMENT OF CONTIN	UATION
DA	R file no:			Date filed:	
	h Admin. Code (R no.):	R307-414		Time filed:	
	Agency:	Environmental Qu	ality/Air Quality		
	Room no.:				
	Building: Street address 1:	150 N 1950 W			
	Street address 2:				
+	City,state,zip:	SALT LAKE CIT	Y, UT 84116-30	085	
	Mailing address 1:	PO BOX 144820			
	Mailing address 2:	GALMA ATM OTM	37 TTM 04114 4	200	
	City, state, zip:	SALT LAKE CIT	Y, UT 84114-48	320	
	Contact person(s) Name:	: Phone:	Fax:	E-mail:	Remove:
	Mat E. Carlile	801-536-4136	801-536-0085	MCARLILE@utah.gov	1101110101
	(Interested persons may	y inspect this filing at the above add	ress or at DAR between	8:00 a.m. and 5:00 p.m. on business days.)	
2.	Title of rule or se				
	Permits: Fees for A		4-4-4		41
3.		ation of the particular s ions authorize or requit		ons under which the rule is en	acted and
	Subsection 19-1-2	01(2)(i) allows the Depart	rtment of Enviro	mental Quality to establish a so	
				d annually by the Legislature. Surces of air pollution to pay a fe	
	cover reasonable o	costs for reviewing and a	cting upon the no	tice of intent required by Rule F	R307-401 and
		and enforcing the require cedures for billing source		roval order issued to the source.	Rule R307-
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L	this rule since its l				
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				ection 19-1-201(2)(i) and 19-2-	-104(3)(o). The
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	n Admin. Code (R no.):	R307-415		Time filed:	
F	Agency: Room no.: Building:	Environmental Qu	ality/Air Quality		
S	Street address 1: Street address 2:	150 N 1950 W			
N	City,state,zip: Mailing address 1: Mailing address 2:	SALT LAKE CIT PO BOX 144820	Y, UT 84116-308	5	
ı	City, state, zip:	SALT LAKE CIT	Y, UT 84114-482	0	
(Contact person(s)				_
_	Name:	Phone:	Fax:	E-mail:	Remove:
ľ	Mat E. Carlile	801-536-4136	801-536-0085	MCARLILE@utah.gov	
	(Interested persons may	y inspect this filing at the above add	dress or at DAR between 8:0	00 a.m. and 5:00 p.m. on business days.)	
2.	Title of rule or se Permits: Operating	ection (catchline): g Permit Requirements.			
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	Subsection 19-2-1 operating permit, Rule R307-415 is that, [t]he Board s Air Act for each to Subsection 19-1-2	and Rule R307-415 sets consistent with Title V a hall establish a proposed on of regulated pollutant (01(2)(i) allows the Depa	all sources subject to forth the requireme and with 40 CFR Pat annual emission for applicable to all so artment of Environn	o Title V of the Clean Air Ac nts and procedures for obtain rt 70. Subsection 19-2-109.1(e that conforms to Title V of urces required to obtain a per nental Quality to establish a sa annually by the Legislature.	ing the permit. (4)(a) states the 1990 Clean mit."
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	h Admin. Code (R no.):	R307-417		Time filed:	
1. /	Agency:	Environmental Qu	uality/Air Quality		
	Room no.:				
	Building: Street address 1:	150 N 1950 W			
	Street address 1:	130 W 1730 W			
i	City, state, zip:	SALT LAKE CIT	TY, UT 84116-30	85	
1	Mailing address 1:	PO BOX 144820			
i	Mailing address 2:				
	City,state,zip:		ΓY, UT 84114-48	20	
1	Contact person(s) Name:	: Phone:	Fax:	E-mail:	Remove:
	Manie: Mat E. Carlile	801-536-4136	801-536-0085	MCARLILE@utah.gov	Remove.
				C	
	(Interested persons may	inspect this filing at the above ad	dress or at DAR between	3:00 a.m. and 5:00 p.m. on business days.)	
2.	Title of rule or se Permits: Acid Rain				
			statutory provisio	ons under which the rule is en	acted and
	how these provisi	ons authorize or requi	re the rule:		
				hat are subject to Title IV or V 17 incorporates by reference the	
	requirements unde	r Title IV, 40 CFR Part	72, as in effect on	July 1, 1998, into Utah's air qu	ality rules, so
	that Utah has the a IV.	authority to include those	e requirements in o	operating permits for sources su	ubject to Title
4.		ritten comments receiv	ed during and sin	ce the last five-year review o	f the rule from
	interested person	s supporting or opposi		ritten comments have been rec	
Ļ	this rule since its l				7.
5.		ication for continuation opposition to the rule		uding reasons why the agency	y disagrees
	Rule R307-417 is	required by Title IV and		ir Act and 40 Code of Federal l	Regulations
Ļ		d Section 19-2-109.1.			
6.		tion - keywords (maxi ty, permitting authority			
7.	Attach an RTF d	ocument containing th	e text of this rule	change (filename):	
	There is current	ly a document associated	d with this filing.	Rule Text	
		mation requested on thi		by Section 63-46a-9. Incomple effective date.	ete forms will
		, tor completion, pos	,, me die		

AGENCY AUTHORIZATION			
Agency head or designee, and title:	06-07-27 Date (mm/dd/yyyy):		
Non Printable			

FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION						
DAR file n	10:				Date filed:	
Utah Adm ref. (R no.)		R307-420			Time filed:	
1. Agency		Environmental Q	uality/Air (Quality		
Room n Buildin						
	ddress 1:	150 N 1950 W				
1	ddress 2:		D37 177 04	1116 2006	-	
City,sta	te,zip: g address 1:	SALT LAKE CIT PO BOX 144820		1110-3083)	
·	g address 2:	10 2011 11 1020				
City,sta	-	SALT LAKE CIT	ry, ut 84	1114-4820	0	
l .	t person(s):	Phone:	T		E-mail:	D
Name: Mat E.	Carlile	801-536-4136	Fax: 801-536-	-0085	MCARLILE@utah.gov	Remove:
1,1111		001 000 1100	342 343			
(Intere	sted persons may	inspect this filing at the above ad	dress or at DAR	between 8:0	0 a.m. and 5:00 p.m. on business days.)	
		ction (catchline): fset Requirements in D	ovic and Ca	lt I aka C	ounties	
					s under which the rule is e	nacted and
how th	iese provisio	ons authorize or requi	re the rule	:		
Subsec					make rules "(a) regarding the I the establishment of the ma	
quantit	ty of air cont	amination that may be	emitted by	any air co	ontaminant source." The pur	pose of R307-
420 is modifi					offset emission increases fro Counties. The emission offse	
growth	modified sources of ozone precursors in Salt Lake and Davis Counties. The emission offset will minimize growth of ozone precursors to ensure that these areas will continue to maintain the ozone national ambient					
4. A sum	lity standard		ed during	and since	e the last five-year review o	f the mule from
intere	sted persons	s supporting or opposi			tten comments have been red	
	le since its la		0.1			
		cation for continuatio opposition to the rule		le, includ	ling reasons why the agenc	y disagrees
Rule R	Rule R307-420 is required to minimize the growth in emissions of ozone precursors in Salt Lake and Davis Counties. This rule supports Section IX.D (Ozone Maintenance Plan) of the State Implantation					
		his rule supports Section by reference under R30		one Main	tenance Plan) of the State In	nplantation
6. Indexi	ing informa	tion - keywords (maxi		ur, in lov	ver case):	
ــــــــــــــــــــــــــــــــــــــ	air pollution, ozone, offset* 7. Attach an RTF document containing the text of this rule change (filename):					
M 1		_			nange (filename): Rule Text	
There is currently a document associated with this filing. Rule Text To the agency: Information requested on this form is required by Section 63-46a-9. Incomplete forms will						
	be returned to the agency for completion, possibly delaying the effective date.					

AGENCI ACINOMEATION				
Agency head or designee, and title:	. Curlain	06-07-Date (mm/dd/yyyy):		
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FIVE-YEAR NOTICE OF REVIEW AND STATEMENT OF CONTINUATION					
DAI	R file no:			Date filed:	
-	Admin. Code (R no.):	R307-421		Time filed:	
F E	Agency: Room no.: Building: Street address 1:	Environmental (Quality/Air Quality		
N	Street address 2: City, state, zip: Mailing address 1: Mailing address 2:	SALT LAKE CI PO BOX 144820	TTY, UT 84116-30	085	
(City,state,zip: Contact person(s) Name:		TY, UT 84114-48 Fax: 801-536-0085	320 E-mail: MCARLILE@utah.gov	Remove:
Γ	Mat E. Carlile (Interested persons may			_	
 Zitle of rule or section (catchline): Permits: PM10 Offset Requirements in Salt Lake County and Utah County. A concise explanation of the particular statutory provisions under which the rule is enacted and how these provisions authorize or require the rule: Subsection 19-2-104(1) states that the Air Quality Board may make rules "(a) regarding the control, abatement, and prevention of air pollution from all sources and the establishment of the maximum quantity of air contamination that may be emitted by any air contaminant source." The purpose of R307-421 is to require emission reductions from existing sources to offset emission increases from new or modified sources of PM10 precursors in Salt Lake and Utah Counties. The emission offset will minimize growth of PM10 precursors to ensure that these areas will continue to maintain the PM10 national ambient air quality standard. A summary of written comments received during and since the last five-year review of the rule from interested persons supporting or opposing the rule: No written comments have been received about this rule since its last review. A reasoned justification for continuation of the rule, including reasons why the agency disagrees with comments in opposition to the rule, if any: Rule R307-421 is required to minimize the growth in emissions of PM10 precursors in Salt Lake County and Utah Counties This rule supports the PM10 Maintenance Plan, incorporated by reference under R307-110-10. 					
6. 7.	air pollution, offse				
	There is currently a document associated with this filing. Rule Text				
To the agency: Information requested on this form is required by Section 63-46a-9. Incomplete forms will be returned to the agency for completion, possibly delaying the effective date.					
AGENCY AUTHORIZATION					

AGENCY AUTHORIZATION				
Agency head or designee, and title:	160	C - Date (mm/dd/yyyy):		
Non Printable	7			